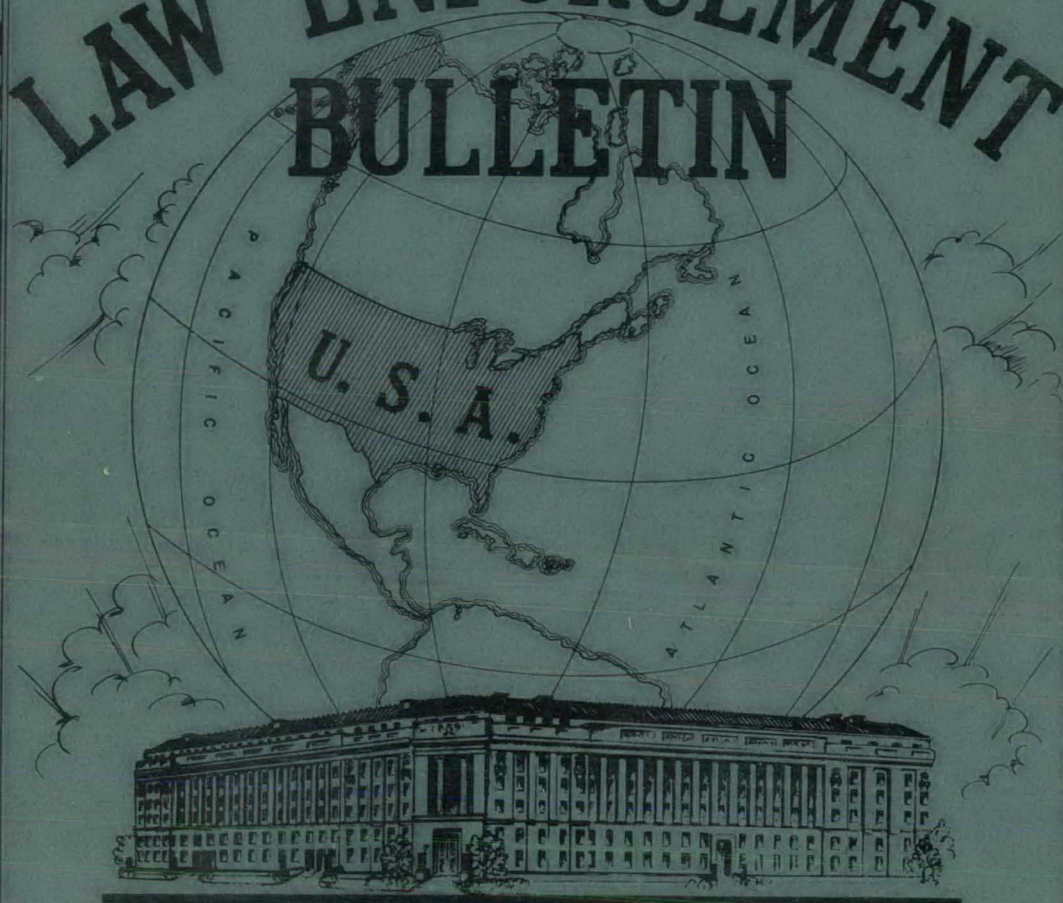


# FBI

## LAW ENFORCEMENT BULLETIN



UNITED STATES DEPARTMENT OF JUSTICE BUILDING

**FEDERAL BUREAU OF INVESTIGATION  
UNITED STATES DEPARTMENT OF JUSTICE**

JOHN EDGAR HOOVER, DIRECTOR  
WASHINGTON, D. C.

VOL. 8

NO. 1

JAN. 1, 1939



The Federal Bureau of Investigation, United States Department of Justice, is charged with the duty of investigating violations of the laws of the United States and collecting evidence in cases in which the United States is or may be a party in interest.

The following list indicates some of the major violations over which the Bureau has investigative jurisdiction:-

National Motor Vehicle Theft Act

Interstate transportation of stolen property valued at \$5,000 or more

National Bankruptcy Act

Interstate flight to avoid prosecution or testifying in certain cases

White Slave Traffic Act

Impersonation of Government Officials

Larceny of Goods in Interstate Commerce

Killing or Assaulting Federal Officer

Cases involving transportation in interstate or foreign commerce of any persons who have been kidnaped

Extortion cases where mail is used to transmit threats of violence to persons or property; also cases where interstate commerce is an element and the means of communication is by telegram, telephone or other carrier

Theft, Embezzlement or Illegal Possession of Government Property

Antitrust Laws

Robbery of National Banks, insured banks of the Federal Deposit Insurance Corporation, Member Banks of the Federal Reserve System and Federal Loan and Savings Institutions

National Bank and Federal Reserve Act Violations, such as embezzlement, abstraction or misapplication of funds

Crimes on any kind of Government reservation, including Indian Reservations or in any Government building or other Government property

Neutrality violations, including the shipment of arms to friendly nations

Frauds against the Government

Crimes in connection with the Federal Penal and Correctional Institutions

Perjury, embezzlement, or bribery in connection with Federal Statutes or officials

Crimes on the high seas

Federal Anti-Racketeering Statute

The location of persons who are fugitives from justice by reason of violations of the Federal Laws over which the Bureau has jurisdiction, of escaped Federal prisoners, and parole and probation violators.

The Bureau does not have investigative jurisdiction over the violations of Counterfeiting, Narcotic, Customs, Immigration, or Postal Laws, except where the mail is used to extort something of value under threat of violence.

Law enforcement officials possessing information concerning violations over which the Bureau has investigative jurisdiction are requested to promptly forward the same to the Special Agent in Charge of the nearest field division of the Federal Bureau of Investigation, United States Department of Justice. The address of each field division of this Bureau appears on the inside back cover of this bulletin. Government Rate Collect telegrams or telephone calls will be accepted if information indicates that immediate action is necessary.



## LAW ENFORCEMENT

## BULLETIN

VOL 8

JANUARY 1939

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PUBLISHED BY THE

FEDERAL BUREAU OF INVESTIGATION  
UNITED STATES DEPARTMENT OF JUSTICE

WASHINGTON, D. C.

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Regular law enforcement publications are authorized to reprint any original Bureau material contained herein with appropriate reference to the FBI Law Enforcement Bulletin as source except when otherwise noted.

The FBI LAW ENFORCEMENT BULLETIN is published by the Federal Bureau of Investigation, United States Department of Justice each month. Its material is compiled for the assistance of all Law Enforcement Officials and is a current catalogue of continuous reference for the Law Enforcement Officers of the Nation.



John Edgar Hoover, Director  
Federal Bureau of Investigation  
United States Department of Justice  
Washington, D. C.

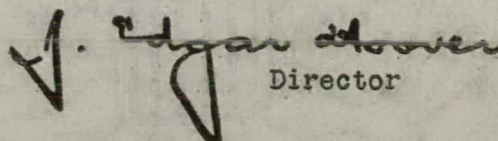
The dawn of a New Year, with all of its potentialities, naturally arouses in all of us hopes of the future mingled with memories of the past. Our past experiences act as a guiding light to our future endeavors. To me, it is a source of deep satisfaction to look back over the past few years and note the phenomenal strides which have been made by law enforcement agencies throughout the nation.

The FBI Law Enforcement Bulletin had its inception in the year 1932 and that same year marked the beginning of the International Exchange of Fingerprints, the invoking of the Federal Kidnaping Statute and the establishment of our Crime Laboratory. The year 1933 saw the inauguration of the Single Fingerprint File and the beginning of the Civil Identification File which now contains over one million fingerprint cards of citizens who desire to take advantage of this means of insuring their identity for all times. The year 1934 witnessed the expansion of the functions of the FBI. In May and June of that year a series of Federal crime bills was passed by Congress. This legislation included the National Stolen Property Act, Extortion Statute, the Federal Anti-Racketeering Statute, and gave teeth to all Federal Laws under the jurisdiction of this Bureau when on June 18 the power of arrest and the right to carry firearms were granted Special Agents of the FBI.

The FBI National Police Academy had its inception in 1935 and since that time 297 officers have completed the required courses to graduate and have taken back to their own communities the latest developments in scientific law enforcement. I am proud of their accomplishments subsequent to their graduation.

The past three years have been memorable ones in the progress of law enforcement training schools and undeniable interest evinced by the citizenry of this nation in their Local, State and National police problems. Police schools have no doubt played a large part in arousing this interest, but passive interest on the part of citizens is far from satisfactory. We must earn and maintain their whole-hearted support.

As we enter the New Year of 1939, I wish for each and every one of you a year abundant with success and good health. I hope that the deeds and achievements of law enforcement in 1939 will be such that the citizens of America will feel privileged to tender their utmost admiration, respect and cooperation in return for a job well done.

  
Director



**COLORADO OFFICERS IDENTIFY LATENT FINGERPRINTS  
THROUGH FBI FILES WITHIN 46 HOURS**

by

**Elton L. Leighton  
Sheriff, Prowers County, Lamar, Colorado**

On the night of September 27, 1938 before the hour of 10:00 P.M. the residence of R. L. Christy, No. 7 Paseo Place, Lamar, Colorado, was burglarized. Mr. and Mrs. Christy were out of town but the neighbors noticed lights in the house and notified the City Police at 10:00 P.M. An investigation was promptly made and Chief of Police John Dotts found that entrance had been gained through a back bedroom window. The upper glass had been broken, the latch turned and the lower part of the window raised. At the top of the lower pane the Chief noticed fingerprints, and immediately took precautions to protect them. That night the Chief and his Officers made a search of the railroad yards and other parts of town for suspects, investigated several, but could find nothing on them.

The next morning Deputy Sheriff Shirley D. Coy went to the scene of the burglary and was successful in lifting several of the fingerprints left on the window. He used black powder and white rubber lifting tape. Chief of Police John Dotts and James R. Bearce, Special Agent for the A.T. & S.F. Railway, who happened to be in Lamar on business that morning, witnessed the lifting of the prints.

About 12:00 noon on the 28th of September, Elton L. Leighton, Sheriff, received a telephone call from Fred Martin at Carlton, Colorado, 12 miles east of Lamar, who informed him that while he was in Lamar that morning his house had been burglarized. Mr. Leighton immediately went to Carlton and made investigation. He was informed that a colored boy had been seen in that vicinity that morning and made a search for him. He found the boy in the railroad yards at Granada, Colorado and arrested him. He admitted that he had entered the Martin home in search of something to eat. He was brought to the Sheriff's Office in Lamar and questioned in regard to the burglary of the Christy home. He denied having any knowledge of this burglary. A suit of clothes, four shirts, seven packages of Lucky Strike cigarettes, and several foreign coins were taken from the Christy house. When arrested, Curtis Wood, who first gave his name as Delmo Russell, age 19, had three packages of Lucky Strike cigarettes in his pockets, but of course this was not evidence that could be used against him. The suit of clothes and four shirts were found about noon that same day by Chief of Police John Dotts hidden in a grain field at the edge of town. After questioning Wood for some time he was fingerprinted by Shirley D. Coy, Deputy Sheriff, who immediately compared Wood's prints with the latents that he had lifted from the window at the Christy home.

Thursday morning, the 29th of September, Coy took one of the 8x8 cards with the rolled impressions of the fingers of Curtis Wood on it, a plain white card on which he had taken the plain impressions of each finger of Wood, not rolled, and the latent prints to the County Clerk's Office and asked that they make photostatic copies of them. They were



able to take a copy of them enlarged 70 per cent. From these photostatic copies he was able to find three points in the latent print that were identical with the left index fingerprint of Curtis Wood, and seven points that were identical with the left middle fingerprint. When confronted with these facts, Curtis Wood then admitted that he was there but his partner was the one that entered the house.

Wanting to be sure that his findings were correct, Coy mailed two sets of the rolled impressions, two latent lifts, and one small card bearing the impressions of the fingers of the left hand of Curtis Wood to the Federal Bureau of Investigation in Washington, D. C., asking that they make comparisons. As an illustration of the excellent cooperation that this office receives from the FBI, it might interest you to know that the above letter was sent Air Mail at 6:00 P.M. on the 29th of September, and the following telegram was received at 3:19 P.M. on the first day of October: "YOUR LETTER SEPTEMBER TWENTY NINTH FOUR LATENTS ON LIFTS IDENTICAL FINGERPRINTS CURTIS WOOD AS CURTIS WOOD, ALIAS WHEELER, ARRESTED SHERIFF MONTICELLO ARKANSAS JANUARY NINETEEN THIRTY FIVE LARCENY, FINED." Just a little less than forty-six hours from Lamar, Colorado to Washington, D. C. and back.

Under date of October 7, 1938, the FBI directed the following letter to Elton L. Leighton, Sheriff:

"Reference is made to your letter of September 29, 1938, transmitting two lifts of latent fingerprints developed in connection with your investigation of a burglary, two sets of fingerprints of Curtis Wood, suspect, and one small card bearing the fingerprints of the left hand of this individual and requesting that comparisons be made in an effort to effect an identification.

"Confirming and supplementing this Bureau's telegraphic communication of October 1, 1938, you are advised that the four latent fingerprints appearing on the two lifts have been identified with the fingerprints of Curtis Wood as follows: Two with the left index finger impression. One with the left middle finger impression. One with the left ring finger impression.

"A search of the fingerprints of Curtis Wood through the main fingerprint files of this Bureau has disclosed the following prior criminal record: Subject as Curtis Wood, #14, Sheriff's Office, Monticello, Arkansas, arrested January 2, 1935, charge Larceny: fined \$10.00 and costs. Notation: 'Curtis Wheeler, Drew Cir. Court, 1933, Burglary and Grand Larceny: reform school.'

"The two lifts are returned to you herewith, together with the extra set of fingerprints of Curtis Wood and the small card bearing the inked impressions of the left hand of this individual."

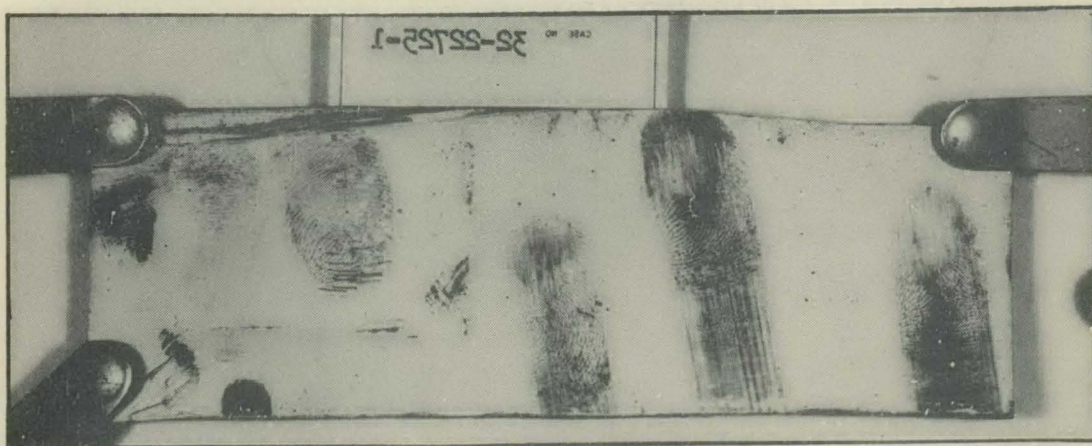
When the above letter was read to Curtis Wood, he admitted that he was there and had raised the window, but he still claimed that his partner had entered the house. He was arraigned before Justice of the



Peace George A. Everett, plead Not Guilty and was bound over to the District Court.

Later he took us out and showed us where he had thrown the foreign coins when he learned that they were of no value. All of the property taken was recovered for Mr. Christy. We were certain that he had no accomplice in this burglary, because the people that had let him ride on their truck into Lamar were located and they identified him and stated that he was alone when he came to Lamar at about 7:00 P.M. on the evening of September 27, and he had made no acquaintance with any of the local colored population.

At a special session of the District Court on Wednesday the 19th of October, Curtis Wood plead Guilty before Judge John L. East, admitted that he had no accomplice, and received an intermediate sentence not to exceed ten years at the Colorado State Reformatory at Buena Vista, and was transported there on the 26th of October.



Reproductions of the latent prints lifted from the window identified as those of Curtis Wood.



## AUTOMOBILE LICENSE PLATES INFORMATION 1939 \*

Numerous inquiries have been received from various law enforcement agencies throughout the country, requesting that the Bureau publish in the FBI Law Enforcement Bulletin detailed data concerning the color of license plates for 1939, the date of expiration, days of grace and the number of plates issued by the various states. There appears below this material for the various states, territories and possessions of the United States and the Provinces of Canada.

State	Color of Numbers	Color of Background	Date 1938 License Plate Expires	Days Grace or Last Date 1938 License Plates Can be Used	Number of Plates Issued
Alabama	Black	Aluminum	Sept 30 1938	Nov 15 1938	2
Arizona	Black	Copper	Dec 31 1938	Jan 31 1939	2
Arkansas	Black	Aluminum	Dec 31 1938	Mar 1 1939	2
California	Orange	Blue	Dec 31 1938	Feb 4 1939	2
Colorado	Yellow	Black	Dec 31 1938	Unknown	2
Connecticut	Black	Aluminum	Feb 28 1939	Feb 28 1939	2
Delaware	Aluminum	Maroon	Dec 31 1938	Dec 31 1938	2
District of Columbia	Chrome Yellow	Black	Feb 28 1939	Feb 28 1939	2
Florida	Red	White	Jan 15 1939	30 Days - Discretion of Governor	1
Georgia	Dark Blue	Orange	Feb 1 1939	Days of Grace by Executive Order	2
Idaho	Gold	Cobalt Blue	Mar 31 1939	Mar 31 1939	2
Illinois	Yellow	Black	Jan 1 1939	Days of Grace Usually Granted	2
Indiana	Blue	Yellow	Dec 31 1938	Dec 31 1938	2
Iowa	White	Dark Blue	Dec 31 1938	Feb 1 1939	2
Kansas	Black	White	Dec 31 1938	Feb 1 1939	2
Kentucky	White	Green	Mar 31 1939	Mar 31 1939	2
Louisiana	Orange	Black	Dec 31 1938	Feb 5 1939	2
Maine	Aluminum	Green	Mar 31 1939	Mar 31 1939	2

\*This information was secured from the Sixth Edition of the Digest of Motor Laws 1938-1939, through the courtesy of the American Automobile Association.



Maryland	Green	White	Mar 31 1939	Mar 31 1939	2
Massachu- setts	White	Green	Dec 31 1938	Dec 31 1938	2
Michigan	*Black **White	Buff Blue	Feb 28 1939	Feb 28 1939	2
Minnesota	Black	Yellow	Dec 31 1938	Mar 31 1939##	2
Mississippi	Black	Yellow	Oct 31 1938	Oct 31 1938	1
Missouri	Ivory	Black	Dec 31 1938	Reasonable Days of Grace Granted	2
Montana	Orange	Black	Dec 31 1938	Feb 1 1939##	2
Nebraska	Black	Gray	Jan 1 1939	Feb 1 1939	2
Nevada	Blue	Silver	Dec 31 1938	Governor May Grant Extension	2
New Hamp- shire	Green	White	Apr 1 1939	Apr 1 1939	2
New Jersey	Orange	Black	Mar 31 1939	Mar 31 1939	2
New Mexico	Black	Orange	Dec 31 1938	Grace Period Usually Granted	2
New York	Black	Orange	Dec 31 1938	One Month Grace	2
North Caro- lina	Aluminum	Maroon	Dec 31 1938	No Days of Grace	2
North Dakota	Red	Ivory	Dec 31 1938	None***	2
Ohio	Blue	White	Mar 31 1939	No Days of Grace	2
Oklahoma	Black	Silver	Dec 31 1938	Days of Grace Granted	2
Oregon	Black	Lemon Yellow	Dec 31 1938	No Days of Grace	2
Pennsylv- ania	Golden Yellow	Blue	Dec 31 1938	15 days at dis- cretion, Sec'y of Revenue	2
Rhode Island	Black	White	Dec 31 1938	No Days Grace	2
South Caro- lina	Black	White	Oct 31 1938	Unknown	2
South Dakota	Blue	White	Mar 31 1939	No Days Grace	2
Tennessee	Dark Red	Aluminum	Apr 1 1939	No Days Grace	2

\* Full year plates, Michigan

\*\* Half year plates, Michigan

\*\*\* No Days of Grace if vehicle operated  
on highway

# Provided application filed be-  
fore February 15, 1939

## Provided car has 1938 plates



Texas	Purple	Gold	Mar 31 1939	No Days Grace	2
Utah	White	Dark Blue	Dec 31 1938	Feb 28 1939	2
Vermont	White	Dark Blue	Mar 31 1939	No Days Grace	2
Virginia	White	Black	Mar 31 1939	15 Days Grace	2
Washington	Gold	Green	Dec 31 1938	No Days Grace	2
West Vir- ginia	National Yellow	Black	June 30 1939	No Days Grace	2
Wisconsin	White	Black	Dec 31 1938	Feb 1 1939	2
Wyoming	Blue	Yellow	Dec 31 1938	Mar 1 1939	2

#### United States Territories and Possessions

Alaska	Black	Silver	Dec 31 1938	No Days Grace	2
Hawaii	White	Blue	Dec 31 1938	Feb 28 1939	2
Panama Canal Zone	Black	Yellow	Dec 31 1938	No Days Grace	1

#### Provinces of Canada

Alberta	Black#	Aluminum	Mar 31 1939	21 Days	2
British Columbia	Black	Lemon Yellow	Feb 28 1939	No Days Grace	2
Manitoba	White	Blue	Dec 31 1938	No Days Grace	2
New Brunswick	White	Commercial Blue	Dec 31 1938	##	2
Nova Scotia	White	Dark Green	Dec 31 1938	May 1 1939 (Usually)	2
Ontario	White	Black	Mar 31 1939	Unknown	2
Prince Ed- ward Island	Dark Green	Green- Gray	Feb 28 1939	Days of Grace Granted	2
Quebec	Aluminum	Indian Red	Feb 28 1939	No Days Grace	2
Saskat- chewan	Black	Orange	Feb 28 1939	No Days Grace	2

# Tentative Color Scheme

## Minister of Public Works has authority to extend yearly license plates' operation four months.



# NAMES OF MOTOR VEHICLE OFFICIALS IN STATES, UNITED STATES TERRITORIES AND POSSESSIONS, AND PROVINCES OF CANADA

In view of the fact that various police officers throughout the country are often desirous of complete information regarding the registration of motor vehicles, fees and taxes charged, licenses required of operators and regulatory laws governing the operation of motor vehicles, the following list of names, titles and addresses of officials is being set forth.

Alabama	Henry S. Long	State Tax Commissioner, Montgomery, Alabama
Arizona	Vernon G. Davis	Superintendent, Division of Motor Vehicles, Arizona State Highway Department, Phoenix, Arizona
Arkansas	Z. M. McCarroll	Commissioner of Revenues, State Revenue Department, Little Rock, Ark.
California	*	Director of Motor Vehicles, Sacramento, California
Colorado	C. H. Gunn	Supervisor, Motor Vehicle De- partment, Denver, Colorado
Connecticut	Michael A. Connor	Commissioner of Motor Vehic- les, Bureau of Motor Vehic- les, Hartford, Conn.
Delaware	Mrs. Frances J. Buckley	Director of Motor Vehicles, Dover, Delaware
District of Columbia	W. A. Van Duzer	Director of Traffic, Washing- ton, D. C.
Florida	D. W. Finley	Motor Vehicle Commissioner, Tallahassee, Fla.
Georgia	*	Director, State Department of Revenue, Motor Vehicle Divi- sion, Atlanta, Ga.
Idaho	J. L. Balderston	Commissioner, Department of Law Enforcement, Boise, Idaho
Illinois	Edward J. Hughes	Secretary of State, Spring- field, Illinois
Indiana	Frank Finney	Commissioner, Bureau of Motor Vehicles, Indianapolis, Ind.
Iowa	Harry Vicker	Commissioner of Motor Vehic- les, Des Moines, Iowa
Kansas	Leonard G. Hick- man	Vehicle Commissioner, Topeka, Kansas
Kentucky	Charles W. Wil- liams	Supervisor, Motor Vehicle Registration, Department of Revenue, Frankfort, Ky.

\* Will be appointed after January 1, 1938.



Louisiana	H. C. Comish	Assistant Vehicle Commissioner, Baton Rouge, La.
Maine	Frederick Robie	Secretary of State, Augusta, Maine
Maryland	Walter R. Rudy	Commissioner of Motor Vehic- les, Baltimore, Maryland
Massachusetts	Frank A. Goodwin	Registrar of Motor Vehicles, 100 Nashua St., Boston, Mass.
Michigan	Frank W. Carney	Director of Motor Vehicle Division, Office of Secretary of State, Lansing, Michigan
Minnesota	Mike Holm	Secretary of State, St. Paul, Minn.
Mississippi	Carl N. Craig	State Auditor, Jackson, Miss.
Missouri	V. H. Steward	Commissioner of Motor Vehic- les, Jefferson City, Mo.
Montana	Theo. R. Bergstrom	Registrar of Motor Vehicles, Deer Lodge, Mont.
Nebraska	R. W. Culwell	Chief, Motor Vehicle Division, Lincoln, Nebr.
Nevada	Malcolm McEachin	Commissioner, Motor Vehicle Department, Carson City, Nev.
New Hampshire	John F. Griffin	Motor Vehicle Commissioner, Concord, N. H.
New Jersey	Arthur W. Magee	Commissioner, Department of Motor Vehicles, Trenton, N. J.
New Mexico	Diego Salazar	Motor Vehicle Commissioner, Santa Fe, N. Mex.
New York	Carroll E. Mealey	Commissioner of Motor Vehicles, 155 Worth St, New York City
North Carolina	R. R. McLaughlin	Director, Motor Vehicle Bureau, Department of Revenue, Raleigh, N. C.
North Dakota	C. E. Van Horn	Motor Vehicle Registrar, Bis- marck, N. Dak.
Ohio	Frank West	Registrar, Bureau of Motor Vehicles, Columbus, Ohio
Oklahoma	Charles C. Brown	Chairman, Oklahoma Tax Com- mission, Oklahoma City, Okla.
Oregon	Earl Snell	Secretary of State, Salem, Oregon
Pennsylvania	Charles M. Dougherty	Director of Motor Vehicles, Harrisburg, Pa.
Rhode Island	Wilfred J. Paquin	Chief, Division of Motor Vehic- les, Department of Taxation and Regulation, Providence, R. I.
South Carolina	A. W. Bohlen	Director, Motor Vehicle Divi- sion, State Highway Department, Columbia, S. C.
South Dakota	V. E. Kelley	Acting Motor Vehicle Director, Pierre, South Dakota



Tennessee	Walter Stokes, Jr.	Commissioner, Department of Finance and Taxation, Nashville, Tenn.
Texas	Bessie Bergstrom	Chief Clerk, Registration Division, State Highway Department, Austin, Tex.
Utah	F. H. Jones	Supervisor, Utah State Tax Commission, Salt Lake City, Utah
Vermont	Murdock A. Campbell	Commissioner, Motor Vehicle Department, Montpelier, Vt.
Virginia	Col. M. S. Battle	Director, Department of Finance, Division of Motor Vehicles, Richmond, Va.
Washington	Harry C. Huse	Director of Licenses, Motor Vehicle Division, Olympia, Wash.
West Virginia	Burr H. Simpson	Commissioner of Motor Vehicles, Charleston, W. Va.
Wisconsin	A. C. Hartman	Director, Division of Motor Vehicles, Madison, Wis.
Wyoming	Lester C. Hunt	Secretary of State, Cheyenne, Wyo.

#### United States Territories and Possessions

Alaska	Oscar G. Olson	Territorial Treasurer, Juneau, Alaska
Hawaii	D. L. Conkling	Treasurer, City and County of Honolulu, Honolulu, Hawaii
Panama Canal Zone	C. H. Calhoun	Chief, Division of Civil Affairs, Balboa Heights, Canal Zone

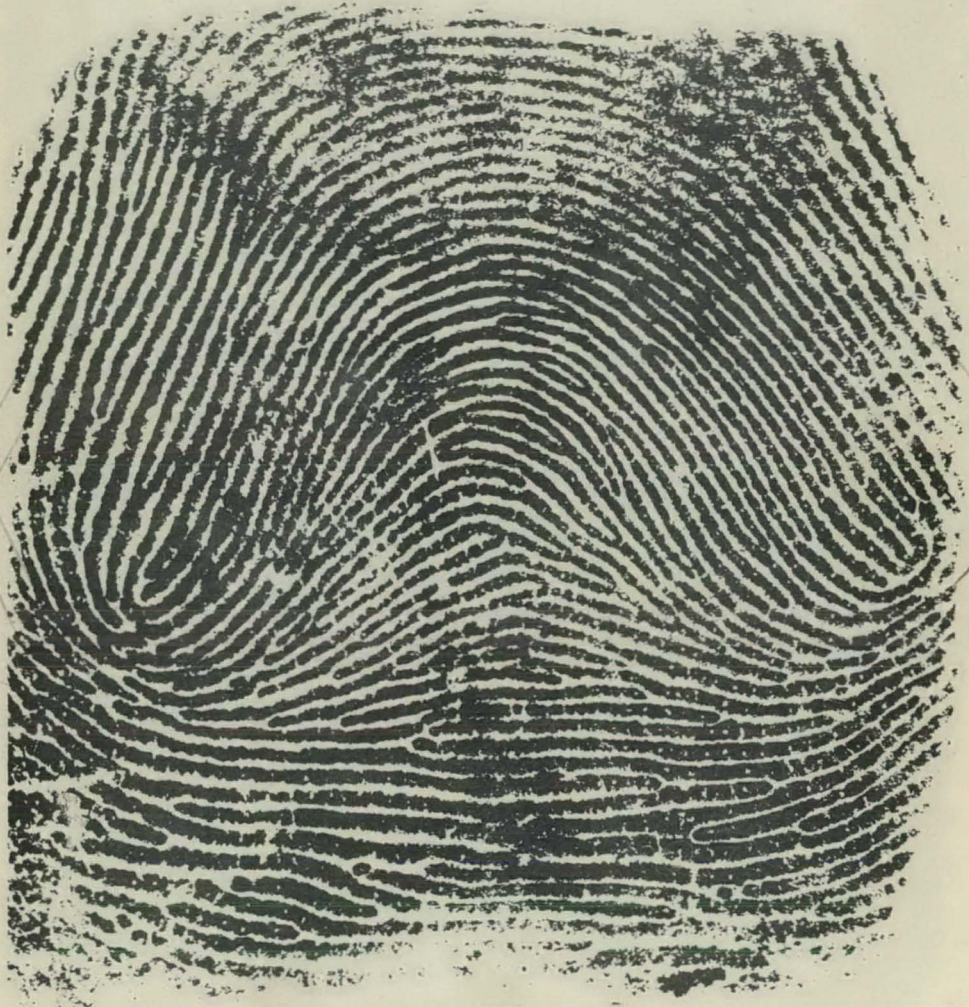
#### Provinces of Canada

Alberta	E. Trowbridge	Deputy Provincial Secretary, Edmonton, Alberta
British Columbia	Col. J. H. McMullin	Commissioner, B. C. Provincial Police, Department of Attorney General, Victoria, B. C.
Manitoba	Ernest W. Watts	Chairman, Manitoba Tax Commission, Winnipeg, Man.
New Brunswick	G. A. Pinder	Registrar of Motor Vehicles, Department of Public Works, Fredericton, N. B.
Nova Scotia	Elliot S. Campbell	Registrar, Motor Vehicle Branch, Department of Highways, Halifax, N. S.
Ontario	J. P. Bickell	Registrar of Motor Vehicles, Motor Vehicles Branch, Department of Highways, Toronto, Ontario
Prince Edward Island	P. S. Fielding	Deputy Provincial Secretary, Charlottetown, P. E. I.
Quebec	Lt. Col. E. Theo. Paquet	Director, Motor Vehicle Service, Treasury Department, Provincial Revenue Offices, Quebec, Que.
Saskatchewan	S. D. Eland Flexman	Superintendent, Motor License Office, Department of Highways, Regina, Sask.



## A QUESTIONABLE PATTERN

The questionable pattern appearing below presents a rather difficult problem. It is a fully rolled impression of a plain whorl with the ridges rising at the center making the extremities appear as loops. The deltas do not appear, however, as they are too far from the center of the pattern to be obtained.



This pattern, in the Identification Division of the Bureau, would be classified as a plain arch, and reference searches conducted as whorl, radial loop and ulnar loop. This is considered the only safe classification because, if the pattern were not so fully rolled, it might appear as a radial loop, an ulnar loop, or a plain arch, depending upon which side of the finger was rolled more widely.



## WANTED BY THE FBI



*Grouver M. Yowell*  
light here,



*Grouver M. Yowell*  
DOLL

Detailed data concerning this fugitive will be found on  
pages 13 and 14.



## WANTED BY THE FBI

Grover M. Yowell, whose photograph and signature appear on the opposite page, is wanted by the Federal Bureau of Investigation for violations of the National Bank Act. Yowell served as vice president and managing officer of the Security National Bank of Paducah, Texas, from January 1, 1922, to October 30, 1931, and during this time embezzled and applied to his own use \$75,000.00 of the funds of this bank. These defalcations on the part of Yowell resulted in the closing of the bank on October 30, 1931. Yowell was indicted by a Federal Grand Jury at Wichita Falls, Texas, on March 27, 1932, charged in twelve counts with embezzlement and misapplication of the funds of the Security National Bank of Paducah, Texas, and with making false entries in the books of that bank. A capias issued for the arrest of Yowell was returned unexecuted by the United States Marshal at Wichita Falls, Texas, on March 21, 1933.

On the night of November 15, 1931, Yowell left Paducah, Texas, in a 1929 model Buick sedan, accompanied by his wife and their two young sons. Since the return of the indictment against him extensive investigation has been conducted by the Federal Bureau of Investigation to locate this fugitive. However, no information has been obtained as to his present whereabouts.

Grover M. Yowell was born in Scott County, Arkansas, on January 23, 1885, and is a graduate of the East Texas State Teachers College, Commerce, Texas. He was a teacher in the public schools of Swearington, Texas, in 1911 and 1912; cashier of the First State Bank, Swearington, Texas, from 1913 to 1920; vice president of the First State Bank, Roaring Springs, Texas, in 1920 and 1921; and vice president of the Security National Bank of Paducah, Texas, from January 1, 1922, until the date of the closing of this bank, October 30, 1931. The following is a description of this fugitive:

Name:	GROVER M. YOWELL, with aliases: G. M. Ezell, W. H. Ezell, G. M. Smith, J. D. Wilson.
Age:	53 years (born Scott County, Arkansas, January 23, 1885)
Height:	5 feet, 10 inches
Weight:	165 pounds
Build:	Regular
Eyes:	Dark
Hair:	Black, streaked with gray
Complexion:	Medium
Teeth:	Bridge work, lower front and back
Nationality:	American
Race:	White
Occupation:	Banker and school teacher
Marital Status:	Married



Relatives: Mrs. Mildred Wilson Yowell, wife,  
 Grover M. Yowell, Jr., son, age 10 years,  
 J. T. Yowell, son, age 6 years,  
 (The above persons are believed to be  
 with fugitive.)  
 Mrs. Laverne Yowell Drummond, daughter,  
 Paducah, Texas,  
 Mrs. Catherine Myers, mother,  
 808 Avenue I, Lubbock, Texas,  
 Mrs. J. D. Wilson, mother-in-law,  
 935 O'Farrell Street, San Francisco,  
 California,  
 J. D. Wilson, father-in-law,  
 Cleburne, Texas.

This fugitive and his family lived in tourist camps at Houston, Corpus Christi and Brownsville, Texas, for several months following his departure from Paducah, Texas, and at those places used the aliases set out above.

In June, 1932, Yowell's wife and their two young children returned to the home of her father, J. D. Wilson, at Cleburne, Texas, where they remained until July 13, 1932, at which time they joined Yowell at Greenville, Texas. No positive information has been obtained as to their location since that date.

Inasmuch as this fugitive is an educated man with considerable banking experience, it is believed entirely possible that he may be residing in some city in the United States engaged in legitimate pursuits at the present time, and it is therefore urgently requested that local departments throughout the United States be on the alert for any information relative to Grover M. Yowell. In the event information is obtained, it is requested that the nearest office of the Federal Bureau of Investigation be contacted immediately or that the information be furnished directly to Mr. J. Edgar Hoover, Director, Federal Bureau of Investigation, United States Department of Justice, Washington, D. C.

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## N O T I C E

Chief of Police Arthur H. Gabbert of Oshkosh, Wisconsin died on the afternoon of November 22, 1938, following an operation. The late Chief Gabbert was recently elected treasurer of the Wisconsin Chiefs of Police Association.

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## NATIONAL POLICE ACADEMY ASSOCIATION

Man Murdered for 65 Cents  
 Case Solved by Graduate of FBI - NEA

A Negro man was found shot, July 9, 1938, in  
 a bar in the city of New Orleans. The victim was  
 a graduate of the FBI National Police Academy. The  
 case was solved by a graduate of the FBI National  
 Police Academy. The victim was a graduate of the  
 FBI National Police Academy. The case was solved  
 by a graduate of the FBI National Police Academy.

The FBI National Police Academy is a school for  
 police officers. It is a school for police officers.  
 It is a school for police officers. It is a school  
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of trouble. Inasmuch as Marion Franklin had been in trouble before, a search was immediately instituted to locate him for questioning regarding the instant case. While searching for Marion Franklin, there was located approximately 300 yards from the spot where the body was found a cap which was later identified as belonging to Robert Cantey. A thorough search of the ground in this vicinity failed to disclose any signs of blood or violent struggle. Marion Franklin was located at about 3:00 A.M. that morning and a thorough investigation was conducted regarding his activities the previous evening and many suspicious circumstances were developed which placed considerable suspicion on him.

Shortly before noon on July 31, Chief of Detectives Kirven was advised by a Negro woman who lived just outside the city limits of Sumter that a Negro man had come to her house at approximately 12:30 A.M. on July 31 and endeavored to get her son to take him out of town, stating he had got into trouble and had had to stab a man. This woman advised she did not know this man's name but stated she was acquainted with Marion Franklin and that this man was positively not Marion Franklin. Chief of Detectives Kirven then questioned the son of this colored woman who advised him that the man in question was one Eugene Hodge who had recently served time on the Sumter County Chain Gang. Sergeant DuRant and Chief of Detectives Kirven subsequently learned that Eugene Hodge had a brother who was a Preacher living near Manning, South Carolina, and accompanied by Mr. S. P. Geddings, one of the County Guards who was acquainted with Hodge, and Deputy Sheriff J. L. Dollard, who had previously arrested this Negro, went to Manning, South Carolina to the home of Jake Hodge where they found Eugene Hodge asleep on the front porch. Eugene Hodge was searched and a small knife with the initial "H" carved on one side of the handle was found in his possession. This knife had blood stains on one of the blades and Hodge was questioned concerning this case but denied any knowledge of the killing.

After returning to Headquarters with Hodge, Chief of Detectives Kirven questioned Hodge thoroughly and was successful in obtaining a complete confession regarding this crime through intelligent interrogation methods. Chief of Detectives Kirven states that the training he received while in attendance at the FBI National Police Academy was of material assistance to him in questioning Hodge properly.

In describing the manner in which he killed Robert Cantey, Eugene Hodge stated he was standing in the doorway of a bootlegger's place just outside the City limits of Sumter between 9:00 and 10:00 P.M. on the night of July 30, when Robert Cantey passed him going out of the door. Hodge stated he heard money rattle in Cantey's pocket and followed him down a dark street for the purpose of robbing him; that when he caught up with Cantey he walked along side of him as though he were going to pass and then suddenly turned and stabbed him with his pocket knife. Hodge stated that immediately after stabbing him, he threw his arms around Cantey and held his right hand over the wound which he had inflicted so as to prevent blood from dropping on the ground. After Cantey stopped struggling, Hodge picked his body up and carried it to the vacant lot, where it was found, where he removed the shirt from the victim's body and wiped



off all of the blood which had come from the wound. He then searched the victim's clothes for any valuables he might have and obtained sixty-five cents in change and a package of Wing cigarettes. Hodge stated he threw the bloody shirt under a nearby Negro Church, but a subsequent search failed to locate this piece of evidence.

On November 7, 1938, Hodge was tried and found guilty of murder with a recommendation of mercy and is now serving a life sentence in the South Carolina State Penitentiary at Columbia, South Carolina. The reason for the recommendation of mercy in this case was due to the fact that Hodge was drunk at the time of the killing and apparently has the mind of a twelve year old child.

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### SPECIAL ANNOUNCEMENT

At this time of the year most law enforcement agencies will be engaged in the compilation of a rather comprehensive report covering the problems and achievements of the organization during the past year and outlining the outstanding needs for the ensuing year. This notice is intended to serve as a reminder that the Bureau has available for free distribution copies of the pamphlet, "A Guide for Preparing Annual Police Reports." Thousands of copies of this pamphlet have already been distributed to law enforcement executives, city managers and mayors. In the event there are police officials who have not yet obtained the pamphlet or desire an additional copy, it will be gladly furnished upon request.

The pamphlet was originally compiled by the Committee on Uniform Crime Records of the International Association of Chiefs of Police, and contains tabulations indicating the types of information which may well be included in an annual police report.

Requests for copies of the pamphlet should be addressed to: Director, Federal Bureau of Investigation, United States Department of Justice, Washington, D. C.

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## RECENT BOOKS AND ARTICLES OF INTEREST TO LAW ENFORCEMENT OFFICERS\*

"The Sex Criminal" by Dr. Bertram Pollens, senior psychologist at the Penitentiary of the City of New York on Rikers Island. This Penitentiary maintains a sex clinic for the purpose of making careful psychiatric, psychological and neurological examinations of sex cases. The author states that the solution to the problem of sex crime lies in a broad educational program which includes not only the training of the intellect but the training of the emotions as well. He points out that the aim of such a program would be to develop the whole man and help him to live a happy, constructive life. Published by the Macaulay Company of New York.

"Twelve Months of Crime in New York City" is a report by the Citizens Committee on the Control of Crime in New York, Incorporated. The report contains a condemnation of "bargain pleas" among other things. The Committee found that burglary, as far as the New York criminal is concerned is the most successful and proportionately remunerative of predatory crimes. The report reflects that the average money reward for burglary during the year ended June 30, 1938, was \$225.00 in New York City, as compared with a \$59.00 average for the entire country estimated by the FBI.

"The Lie Detector Test" by William Moulton Marston, published 1938, by Richard R. Smith, 120 East 39th Street, New York, New York. Illustrated, price \$2.00. In this book the author answers many questions as to what the Lie Detector is, who invented it, how it works, what standing it has in Court and other detailed data concerning the Lie Detector and Lie Detector tests.

"Public Plunder - A History of Graft in America," by David Loth, published by Carrick and Evans, Incorporated, New York City, price \$3.00. The author deals not only with the history of graft in America, but gives the reason for its development and relates the ultimate ends to which it might lead the people. The author discusses various types of graft, in votes, in land, in money. He takes the reader from Captain Kidd's pirates to recent Chicago gangsters.

\* In view of numerous requests received by the Federal Bureau of Investigation from time to time, it was deemed advisable to publish each month in this Bulletin a list of recent books, articles, reports or any other publications that might be of interest to law enforcement officers and agencies.



"Fingerprints - History, Law and Romance, "by George Wilton Wilton, B.L. Published by William Hodge and Company, Ltd., 34-36 North Frederick Street, Glasgow, C. 2. Scotland. Mr. R. Heindl explains in the foreword of this book that the author takes the reader back to the interesting days of 1880 at which time reforms of laws and methods of criminal procedure in various countries did away with the "robust" methods of the Middle Ages and the rise of natural sciences at that time (1880) revolutionized every field of man's activity thus providing the police with new implements of war on crime. Heindl states that Bertillon, through his invention of anthropometry made Paris the Mecca of the Police. Heindl compares his own book "Daktyloskopie" with Wilton's book. The author explains that the facts relating to the life and work of Dr. Henry Faulds is the main theme of this book. He states that he has set forth the essential writings of Faulds, Herschel, Galton and Henry and that vindication of Faulds (in his claim as pioneer of our modern police fingerprint method) stands upon these writings. The author indicates that Faulds is in reality the pioneer to whom the world is indebted for the conception of fingerprint identification. A comprehensive review of this book will appear in a later issue of the FBI Bulletin.

"A Study of Auto Tampering Cases." A statistical report prepared by the Cleveland Crime Commission as of October 15, 1938, which led up to the passage of an ordinance by the City Council of Cleveland dealing with theft of tires and other equipment from new automobiles and the registration of such accessories, and other identification regarding vehicles.

The study of this Commission revealed that one of the most difficult factors in combatting the auto accessory theft racket was the identification of recovered articles. To overcome this difficulty, an ordinance was passed requiring all dealers in new motor vehicles to furnish the Police Department, within three days after a sale, data concerning the vehicle sold and the serial numbers of tires and radios, the information required being described on page 4 of the booklet.

A study of the disposition of automobile theft cases showed that many of the offenders had past police records, yet a great deal of leniency was shown them. Out of a group of 46 offenders with more than one previous arrest record, less than half were sent to the workhouse, and this group served less than one-half of the total days sentenced. The Commission reported that these past records, available to the Court "should militate against the thought of suspended sentences, probations, and premature paroles."

The need for new laws in connection with automobile accessory thefts is recognized by the Crime Commission, which recommends that the larceny of auto tires and accessories be made a felony, and that like fines and penalties be provided for persons knowingly receiving, purchasing, selling or concealing such stolen articles.

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INVESTIGATIONS OF FRAUDULENT BANKRUPTCIES  
BY THE FEDERAL BUREAU OF INVESTIGATION\*

PART II

One of the criminal provisions of Section 29(b) of the National Bankruptcy Act makes it a crime punishable by imprisonment for a period of not to exceed five years or by a fine of not more than \$5,000, or both, upon conviction of a person for the offense of having knowingly and fraudulently concealed from the receiver, custodian, trustee, marshal, or other officer of the court charged with the control or custody of property, or from creditors in any proceeding under this Act any property belonging to the estate of a bankrupt. It sometimes occurs that fraudulent bankruptcies are engineered by persons with accounting and legal talent. During the early part of 1938, several unscrupulous individuals gained control of a large manufacturing establishment in New York City, known as the Big Boy Pants Company. This concern had an office in New York City and a plant at Scranton, Pennsylvania. A good credit rating was enjoyed by this concern prior to its acquisition by the bankruptcy racketeer, who shortly will be referred to. There became connected with this group a disbarred lawyer by the name of Israel Brinkman. Louis Kasswan was the accountant who did the accounting work required. Shortly after these individuals obtained the business, they issued a false financial statement for the purpose of securing credit and immediately launched upon a buying orgy. The merchandise was converted into cash as rapidly as possible by selling it in large lots at reduced prices; some of it was secreted in storage places and when the business failed, the creditors received practically nothing for their merchandise. After a few months' operation, the business was closed, the books and records hidden and the perpetrators of the fraud disappeared. Bankruptcy followed and it was found that the liabilities of these debtors amounted to in excess of \$70,000.00.

Shortly after the failure of the Big Boy Pants Company, and on about October 1, 1933, it was found that Brinkman and some of his associates launched another "commercial racket" the business being known as "Plaut & Kane." Of course, all the individuals in any way connected with this business assumed fictitious names and furnished false information with respect to their business connections. After this fraudulent business was kept in operation for a few months, it, too, failed, the promoters of the fraud disappeared, and the creditors were left with practically nothing. The liabilities of "Plaut & Kane" were estimated at from \$50,000.00 to \$75,000.00. After several months of intensive investigation by the Special Agents of the Federal Bureau of Investigation, the defendants in the Big Boy Pants Company case were indicted and brought to trial in the United States District Court for the Southern District of New York. Israel Brinkman entered a plea of guilty and assisted the Government in the trial of that case.

\*In order to acquaint law enforcement officers with various phases of the work performed by this Bureau, a series of articles have been prepared similar to those which have appeared from time to time in the FBI Law Enforcement Bulletin depicting the scope of this Bureau's jurisdiction relating to violations of Federal Statutes. This is the second part of an article dealing with fraudulent bankruptcies, the first part of which appeared in the December 1938 issue of this Bulletin.



Brinkman received a sentence of 2 years which was suspended and he was placed on probation for 2 years. Eight defendants were convicted and sentenced. Later, and on March 5, 1936, the defendants involved in the "Plaut & Kane" case, including Brinkman, were brought to trial. Again Brinkman entered a plea of guilty and testified for the Government. This time, however, he failed to appear for imposition of sentence, disappeared and became a fugitive from justice. On July 21, 1936, Special Agents of the Federal Bureau of Investigation, while investigating still another bankruptcy case, located Brinkman going under a fictitious name and associated in a business, the failure of which was under investigation. On July 29, 1936, Brinkman was brought into court in connection with the "Plaut & Kane" case and was sentenced to serve 5 years in a United States Penitentiary, to be followed by 5 years on probation.

Brinkman has been identified with commercial frauds for many years. He formerly was a practicing attorney and a member of the bar in the State of New York, but was disbarred on May 10, 1929, because of his being convicted of a felony, the charge being "receiving stolen property." As a result of this conviction, Brinkman was sentenced to serve 2½ years to 5 years and 2 years, the sentences to run consecutively and to be served in the State Prison in Ossining, New York.

The case of Grover Cleveland Shaw may serve as an illustration of one of the more unique methods of concealing assets employed by bankrupts in order to defraud creditors. Investigation by Special Agents of the Federal Bureau of Investigation revealed that Grover Cleveland Shaw, a well-known resident and former businessman of High Falls, North Carolina, who had filed voluntary petition in bankruptcy on April 21, 1934, attempted to defraud his creditors by concealing from the trustee \$15,000.00 in United States Government bonds by burying them in the ground in a very inaccessible spot almost a mile distant from his residence.

On September 9, 1935, the Federal Court placed Shaw on probation for 2 years, after he entered a plea of nolo contendere to an indictment previously returned charging him with violation of the National Bankruptcy Act.

As an example of those who are often described as perpetual bankrupts, the bankruptcy case of Mr. and Mrs. Harry Degen and Isador Bergman, doing business as Degen's Bargain Store, Bartlesville, Oklahoma, may be cited. Investigation of this case by the Federal Bureau of Investigation revealed a concealment of over \$20,000.00 in cash and merchandise. During the investigation it was discovered that the Degen family had been involved in prior bankruptcies. Harry Degen filed a voluntary petition in bankruptcy during 1917 at Fort Scott, Kansas, failing with liabilities of approximately \$9,000.00. Degen was again involved in bankruptcy proceedings at Tulsa, Oklahoma, during 1926 at which time he failed with liabilities of over \$23,000.00. In that case the assets were sold to Isador Bergman, father of Rose Degen, and the business was thereafter conducted in the name of Harry Degen's father-in-law. In 1929 Isador Bergman went into bankruptcy at Bartlesville, Oklahoma, with liabilities of over \$8,000.00. In



that case Harry Degen came into possession of the bankrupt assets shortly after the sale thereof by the trustee in bankruptcy, and continued to operate the business. In December, 1931, Harry Degen, doing business as Degen's Bargain Store, was adjudicated a bankrupt at Tulsa, Oklahoma, failing with liabilities of over \$15,000.00. In that case, Rose Degen came into possession of the assets of the bankrupt estate and continued to operate the business. The business was then operated under Rose Degen's name, the trade name of the store being Degen's Bargain Store. The business was continued until an assignment was made for the benefit of creditors on February 7, 1935.

On February 19, 1935, the assets of Rose Degen, doing business as Degen's Bargain Store at Bartlesville, Oklahoma, were sold under the above-mentioned assignment for the sum of \$1,345.00. Harry Degen purchased these assets and immediately thereafter took possession of the stock-in-trade and other assets, opened a business under the trade name of "The New York Store," and began operating in the same line of business which was conducted prior to the assignment for the benefit of creditors.

During the investigation conducted by the Bureau, Harry Degen became so self-confident or indiscreet as to invite the Special Agent conducting the investigation to search his premises for concealed assets. The invitation was promptly accepted and upon a search of Degen's garage and the attic of his home there was found and recovered a total of approximately \$19,000.00 worth of concealed assets. These assets ultimately were made available to the bankruptcy estate, sold, and the proceeds distributed equitably for the benefit of the creditors.

On November 26, 1936, Harry Degen and his wife, Rose Degen, were sentenced by the Federal Court at Tulsa, Oklahoma, to serve 1 year and 3 months in a United States penitentiary and 1 year and 6 months probation, respectively, for the offense of concealing assets in violation of the National Bankruptcy Act,

Ofttimes persons determined to defraud creditors will divert funds belonging to a corporation to their own use. An example of this is set forth in the following case: Benjamin M. Noll defrauded creditors of the K and N Stores, Wheeling, West Virginia, of which he was the President by unlawfully withdrawing approximately \$10,000.00 from the corporation. Almost immediately thereafter, the corporation was adjudicated a bankrupt. Through the investigation conducted by the Federal Bureau of Investigation, the funds illegally withdrawn were traced to Noll's personal bank account and various brokerage accounts carried under an assumed name which Noll used in connection with his operations in the stock market. On October 25, 1935, after he had been indicted for violation of the National Bankruptcy Act, he was convicted by a Federal Jury at Wheeling, West Virginia, and immediately sentenced by the Court to serve 5 years in a Federal penal institution.

The case of Korbakes Brothers, involving Agesilaus and Gust Korbakes, prominent real estate owners and confectionery store operators



of Chicago, Illinois, illustrates one of the numerous alibis given by fraudulent bankrupts in attempting to further conceal from their creditors even after their original scheme to defraud has been brought to light. Investigation of this matter by the Bureau revealed that the Korbakes had concealed \$22,500.00 in cash from the trustee in bankruptcy. When they were confronted with these facts, they admitted their attempt to conceal, but stated that Agesilaus, while on his way to the Chicago Bank to secrete the money in a safe deposit box, had lost same. Notwithstanding the large amount involved, the Korbakes brothers stated they did not take the trouble to report the loss to the police or bank officials. It was also learned from the officials of the bankruptcy court that after both the Korbakes brothers had been convicted for the concealment of the above amount and while they were awaiting the imposition of sentence, they made a settlement with their creditors in the bankruptcy case. On August 10, 1936, the United States District Court at Chicago, Illinois, sentenced the two Korbakes brothers to serve 6 months each in the Cook County Jail.

Leon Leimas, formerly engaged as a diamond merchant in New York, fraudulently obtained approximately \$100,000.00 worth of diamonds and other precious stones from creditors by issuing a false financial statement. When the creditors learned that Leimas' financial condition was not as he had reported it to be and he was unable to pay his debts, they filed a petition in bankruptcy against him. However, before the creditors became aware they had been defrauded, Leimas fled, leaving neither merchandise nor books and records, and taking with him jewels valued at from \$75,000.00 to \$100,000.00. After a search lasting approximately six years, Leimas was apprehended at Brooklyn, New York, February 25, 1934, by Special Agents of the Federal Bureau of Investigation. Thereafter he was tried and convicted for violation of the National Bankruptcy Act on October 4, 1935, and he was sentenced by the Federal Court at New York City to serve 2 years in a Federal Penitentiary.

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Captain Louis R. Wrosse has been promoted to Chief of the Wauwatosa Police Department succeeding Mr. Harry R. Ridenour, resigned. Mr. Ridenour is a veteran of more than 30 years' police service, having served as Captain of Detectives in Milwaukee prior to taking the post as Chief of the Wauwatosa Department.

Mr. Fred Kwaitek has succeeded Mr. Victor Jedniak as Chief of Police at McKees Rocks, Pennsylvania.

Mr. Jack Franklin has recently been named Sheriff of Benton County, Vinton, Iowa, to fill the unexpired term of the late Sheriff L. A. Fry who was shot and killed when he attempted to capture an escaped prisoner from his jail.

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## PERSONALS

## CALIFORNIA

Mr. James E. Davis has retired as Chief of Police of Los Angeles, California. He has been succeeded by Mr. David A. Davidson.

Chief of Police Charles D. Doggett of Yreka resigned his post in November after 27 years of duty as Chief. Mr. Frank Fullerton is to take over the duties of Chief of Police.

## IDAHO

Mr. Carl J. Berry has been appointed Sheriff of Latah County, Moscow, Idaho, following the death of former Sheriff Charlie Summerfield.

## KENTUCKY

Mr. Herbert C. Cawood is now Sheriff of Harlan County, Kentucky succeeding Mr. Clinton C. Ball.

## MISSISSIPPI

Mr. Hillie Coleman is now Chief of Police at Corinth, Mississippi, succeeding Mr. J. C. Daniel.

## NORTH CAROLINA

Mr. John M. Gold is now Chief of Police at Reidsville, North Carolina, having succeeded Mr. Jack W. Chaney.

## SOUTH CAROLINA

Mr. A. G. Russell has succeeded Mr. J. F. Hamilton as Chief of Police at Myrtle Beach, South Carolina.

## TENNESSEE

Mr. Lonnie B. Ormes was sworn in on November 1, 1938 as United States Marshal for the Middle District of Tennessee.

## TEXAS

Mr. Tandy Welch has succeeded Mr. Charles Jackson as City Marshal of Bowie, Texas.

Mr. William F. Detlefs is now Chief of Police at Iowa Park, Texas.

## UTAH

Mr. Fred M. Sorenson, former Deputy Sheriff of Box Elder County, was elected to the office of Sheriff of that County on November 8, 1938. Mr. Sorenson was graduated from the Fourth Session of the FBI National Police Academy.

## VIRGINIA

Major J. M. Broughton was appointed Chief of Police at Portsmouth, Virginia on November 12, 1938. Major Broughton is an honorary life president of the International Association of Chiefs of Police and a Past President of the Virginia Police Executives Association.



## I N D E X

Articles Published in the FBI Law Enforcement Bulletin  
September 1932 through December 1938

In view of numerous requests received in this Bureau from time to time, from law enforcement officers throughout the country to publish a complete index of all articles which have appeared in the FBI Law Enforcement Bulletin since 1932, there is submitted herewith the index desired. Every article that has been published in the Bulletin since its original issue in September 1932 is contained in this index.

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Communications concerning fingerprint identification or crime statistics matters should be addressed to: Director

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